

acquittal, dismissal, a stet, or a nolle prosequi, any person claiming that all or any of the seized money, currency, or cash is not contraband of law under (a) and should be returned to the claimant, within one year after the date the judgment or order was entered or the action was taken which constituted the ultimate disposition, may make application on giving ten days' prior written notice to the State Treasurer, [custodian county treasurer or] CUSTODIAN, COUNTY TREASURER, OR director of finance, to the appropriate court for a determination that the money, currency, or cash is the property of the claimant and for an order that it be returned.

462.

(a) A person is guilty of rape in the first degree if the person engages in vaginal intercourse with another person by force against the will and without the consent of the other person and:

(1) Employs or displays a dangerous or deadly weapon [of] OR an article which the other person reasonably concludes is a dangerous or deadly weapon; or

577.

(a) Any person or persons who remains upon, enters upon or crosses over the land, premises or private property, including boarding any boat or other marine vessel, of any person or persons in this State after having been duly notified by the owner or his agent not to do so is considered guilty of a misdemeanor, and on conviction SHALL be fined not more than \$500. This section may not be construed to include within its provisions the entry upon or crossing over any land when such entry or crossing is done under a bona fide claim or right of ownership of said land, it being the intention of this section only to prohibit any wanton trespass upon the private land of others.

616 1/2.

(c) Any person charged with an offense hereinafter enumerated committed during the time that person had been released on bail or his own recognizance for committing an offense hereinafter enumerated, is ineligible to give bail or be released on recognizance on the subsequent charge, until all prior charges hereunder have finally been determined by the courts. But a person charged with a subsequent crime hereinafter set forth, may rebut his ineligibility for release on bail or recognizance before determination of the prior charge. If, after consideration of the matters presented in rebuttal, the court hearing the application for bail is persuaded that the applicant would not pose a danger to any other person or to the community, and would appear at the time set for trial, the court may allow release pending trial on suitable bail or recognizance and on such other conditions as will reasonably assure that the person charged will not flee. For the purposes of this